

JEFFREY BOSSERT CLARK
Acting Assistant Attorney General

LESLEY FARBY
Assistant Branch Director
Civil Division

VINITA B. ANDRAPALLIYAL
Trial Attorney
United States Department of Justice
Civil Division, Federal Programs Branch
P.O. Box 868
Washington, DC 20530
Tel: (202) 305-0845
Fax: (202) 616-8470
E-mail: Vinita.b.andrapalliyal@usdoj.gov

Attorneys for Defendants

AJMEL QUERESHI, *pro hac vice*
COTY MONTAG Bar No. 255703
NAACP LEGAL DEFENSE &
EDUCATIONAL FUND, INC.

ALLISON M. ZIEVE, *pro hac vice*
PUBLIC CITIZEN LITIGATION GROUP

Attorneys for all Plaintiffs

MORGAN WILLIAMS, *pro hac vice*
NATIONAL FAIR HOUSING
ALLIANCE

Attorney for Plaintiff NFHA

JOHN P. RELMAN, *pro hac vice*
REED COLFAX, *pro hac vice*
GLENN SCHLACTUS Bar No. 208414
STEPHEN HAYES, *pro hac vice*
SASHA SAMBERG-CHAMPION, *pro hac vice*
SARA PRATT, *pro hac vice*
ZACHARY BEST, *pro hac vice*
RELMAN COLFAX PLLC
1225 19th St. NW, Suite 600
Washington, D.C. 20036
Telephone: (202) 728-1888
Fax: (202) 728-0848
ssamberg-champion@remanlaw.com

Attorneys for all Plaintiffs

JULIA HOWARD-GIBBON Bar No. 321789
FAIR HOUSING ADVOCATES OF
NORTHERN CALIFORNIA

Attorney for Plaintiff Fair Housing Advocates of Northern California

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION**

NATIONAL FAIR HOUSING ALLIANCE, *et al.*) Case No. 3:20-cv-07388-JSW

Plaintiffs,

V.

BEN CARSON, *et al.*,
Defendants.

**STIPULATED REQUEST FOR ORDER
CHANGING TIME; ~~PROPOSED~~ ORDER
AS MODIFIED**

AS MODIFIED

1 Subject to the Court's approval and pursuant to Local Rule 6-2, the parties through their undersigned
2 counsel of record HEREBY STIPULATE as follows:

- 3 1. Defendants' answer or motion to dismiss is due on January 4, 2021. *See* ECF No. 39.
- 4 2. The parties' joint case management statement is due by January 15, 2021. Order, ECF No.
5 38.
- 6 3. The initial case management conference is scheduled for January 22, 2021 at 11:00 a.m. PST.
7 *Id.*
- 8 4. For the reasons set forth in the Declaration of Vinita B. Andrapalliyl, the parties request that
9 Defendants file their answer or motion to dismiss by January 15, 2021.
- 10 5. Because, under the proposed enlarged schedule, the parties' joint case management statement
11 would be on the same day that Defendants file their initial responsive pleading, the parties
12 also request that the Court issue an amended scheduling order rescheduling the initial Case
13 Management Conference (and accompanying deadlines) to a date to be determined by the
14 Court in accordance with the briefing schedule proposed in this stipulation.

15
16 Date: December 18, 2020

Respectfully submitted,

17 JEFFREY BOSSERT CLARK
18 Acting Assistant Attorney General

19 LESLEY FARBY
20 Assistant Branch Director
21 Civil Division

22 */s/ Vinita B. Andrapalliyl*
23 VINITA B. ANDRAPALLIYAL
24 Trial Attorney
25 United States Department of Justice
26 Civil Division, Federal Programs Branch
27 P.O. Box 868
28 Washington, DC 20530
Tel: (202) 305-0845
Fax: (202) 616-8470
E-mail: Vinita.b.andrapalliyl@usdoj.gov

29
30 *Attorneys for Defendants*

31 */s/ Sasha Samberg-Champion*
32 JOHN P. RELMAN, *pro hac vice*
33 REED COLFAX, *pro hac vice*

1 GLENN SCHLACTUS Bar No. 208414
2 STEPHEN HAYES, *pro hac vice*
3 SASHA SAMBERG-CHAMPION, *pro hac vice*
4 SARA PRATT, *pro hac vice*
5 ZACHARY BEST, *pro hac vice*
6 RELMAN COLFAX PLLC
7 1225 19th St. NW, Suite 600
8 Washington, D.C. 20036
9 Telephone: (202) 728-1888
10 Fax: (202) 728-0848
11 jreiman@reimanlaw.com
12 rcolfax@reimanlaw.com
13 gschlactus@reimanlaw.com
14 shayes@reimanlaw.com
15 ssamberg-champion@reimanlaw.com
16 spratt@reimanlaw.com
17 zbest@reimanlaw.com

18 *Attorneys for all Plaintiffs*

19 AJMEL QUERESHI, *pro hac vice*
20 COTY MONTAG Bar No. 255703
21 NAACP LEGAL DEFENSE & EDUCATIONAL
22 FUND, INC.
23 700 14th St. NW, Suite 600
24 Washington, DC 20005
25 (202) 682-1300
26 aquereshi@naacpldf.org
27 cmontag@naacpldf.org

28 *Attorneys for all Plaintiffs*

19 ALLISON M. ZIEVE, *pro hac vice*
20 PUBLIC CITIZEN LITIGATION GROUP
21 1600 20th St. NW
22 Washington, DC 20009
23 (202) 588-1000

24 *Attorney for all Plaintiffs*

25 MORGAN WILLIAMS, *pro hac vice*
26 NATIONAL FAIR HOUSING
27 ALLIANCE
28 1331 Pennsylvania Ave., NW, Suite 610
Washington, D.C. 20004
Telephone: (202) 898-1661
mwilliams@nationalfairhousing.org

*Attorney for Plaintiff National Fair Housing
Alliance*

JULIA HOWARD-GIBBON Bar No. 321789
FAIR HOUSING ADVOCATES OF
NORTHERN CALIFORNIA
1314 Lincoln Ave., Suite A
San Rafael, CA 94901
(415) 483-7516
julia@fairhousingnorcal.org

Attorney for Plaintiff Fair Housing Advocates of Northern California

[PROPOSED] ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED. Defendants' answer or motion to dismiss is due January 15, 2021. The initial Case Management Conference will be held on _____.
March 26, 2021 at 11:00 a.m. The parties shall submit a joint case management statement by no later than March 19, 2021. 

Dated: December 18, 2020

JEFFREY S. WHITE
UNITED STATES DISTRICT JUDGE